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15	UNITED STATES	DISTRICT COURT
15 16		OF NEVADA
16	DISTRICT	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION
16 17	VOSS OF NORWAY, A.S.A.,	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE SUBPOENA AND PERMIT SERVICE BY OTHER
16 17 18	VOSS OF NORWAY, A.S.A.,  Plaintiff,  vs.  MICHELLE KING; an unknown entity,	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE SUBPOENA
16 17 18 19	VOSS OF NORWAY, A.S.A.,  Plaintiff,  vs.  MICHELLE KING; an unknown entity, individual, or group of individuals doing business as NV HOTEL COMPANY and	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE SUBPOENA AND PERMIT SERVICE BY OTHER
16 17 18 19 20	VOSS OF NORWAY, A.S.A.,  Plaintiff,  vs.  MICHELLE KING; an unknown entity, individual, or group of individuals doing business as NV HOTEL COMPANY and BOUTIQUE HOTELIERS,	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE SUBPOENA AND PERMIT SERVICE BY OTHER
16 17 18 19 20 21	VOSS OF NORWAY, A.S.A.,  Plaintiff,  vs.  MICHELLE KING; an unknown entity, individual, or group of individuals doing business as NV HOTEL COMPANY and	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE SUBPOENA AND PERMIT SERVICE BY OTHER
16 17 18 19 20 21 22	VOSS OF NORWAY, A.S.A.,  Plaintiff,  vs.  MICHELLE KING; an unknown entity, individual, or group of individuals doing business as NV HOTEL COMPANY and BOUTIQUE HOTELIERS,	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE SUBPOENA AND PERMIT SERVICE BY OTHER
16 17 18 19 20 21 22 23	VOSS OF NORWAY, A.S.A.,  Plaintiff,  vs.  MICHELLE KING; an unknown entity, individual, or group of individuals doing business as NV HOTEL COMPANY and BOUTIQUE HOTELIERS,	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE SUBPOENA AND PERMIT SERVICE BY OTHER
16 17 18 19 20 21 22 23 24	VOSS OF NORWAY, A.S.A.,  Plaintiff,  vs.  MICHELLE KING; an unknown entity, individual, or group of individuals doing business as NV HOTEL COMPANY and BOUTIQUE HOTELIERS,	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE SUBPOENA AND PERMIT SERVICE BY OTHER
16 17 18 19 20 21 22 23 24 25	VOSS OF NORWAY, A.S.A.,  Plaintiff,  vs.  MICHELLE KING; an unknown entity, individual, or group of individuals doing business as NV HOTEL COMPANY and BOUTIQUE HOTELIERS,	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE SUBPOENA AND PERMIT SERVICE BY OTHER
16 17 18 19 20 21 22 23 24 25 26	VOSS OF NORWAY, A.S.A.,  Plaintiff,  vs.  MICHELLE KING; an unknown entity, individual, or group of individuals doing business as NV HOTEL COMPANY and BOUTIQUE HOTELIERS,	OF NEVADA  Case No. 2:16-cv-01117-APG-PAL  PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE SUBPOENA AND PERMIT SERVICE BY OTHER

Plaintiff Voss of Norway, A.S.A. ("Plaintiff" or "Voss") hereby moves the court, *ex parte*, for entry of an order: (A) granting Plaintiff leave to serve a subpoena on Domains By Proxy, LLC ("Domains By Proxy") to identify the Unknown Defendants and obtain reliable email addresses for all Defendants; (B) permitting Plaintiff to serve Defendant King by email to the email addresses she is known to have used (*i.e.*, at <a href="maybotelcompany@gmail.com">nvhotelcompany@gmail.com</a> and <a href="maybotelcompany@gmail.com">michelle@worldwidenv.com</a>) and by email to any email addresses disclosed by Domains By Proxy in response to Plaintiff's subpoena; and (C) permitting Plaintiff to serve the Unknown Defendants by email to the email addresses disclosed by Domains By Proxy in response to Plaintiff's subpoena.

This motion is based on the following memorandum of points and authorities, the accompanying Declaration of Jonathan W. Fountain (the "Fountain Decl."), the pleadings and other papers on file in this case, and any oral argument the Court may require or allow.

## PRELIMINARY STATEMENT AND BASIS FOR EX PARTE RELIEF

Plaintiff is a Norwegian corporation whose principal place of business is located in Oslo, Norway. Plaintiff's principal business is the marketing and sale of artesian drinking water from Norway ("VOSS water") sold primarily in distinctive vessels and bottles. Plaintiff conducts business in the United States and is the owner of a number of U.S. trademark registrations for the VOSS and related trademarks.

Defendant King herself and/or in connection with the Unknown Defendants doing business as NV Hotel Company and/or Boutique Hoteliers (the "Unknown Defendants") has, without authorization from Plaintiff, willfully masqueraded as Plaintiff's agent for the purpose of deceiving potential investors into believing that they were negotiating to obtain licensed trademark rights in Plaintiff's VOSS Water brand for use in connection with luxury spa services, vitamins, and related goods and services. Further, the Defendants have sought to establish and/or operate a business under the name VOSS WATER SPAS seeking to improperly capitalize on the fame and reputation of Plaintiff in the field of water and water products, and has obtained one or more internet domain names and has hosted internet web pages that infringe the rights of Plaintiff in and to the VOSS name and trademark and create a

likelihood of confusion between Plaintiff and Defendants.

Domain name registrars like GoDaddy are required to maintain identifying data of domain name registrants, including the registrant's name, physical address, and email address. Plaintiff has attempted to identify the Unknown Defendants by looking up their registrant contact information in the WHOIS database of domain name registrants. Defendant King and the Unknown Defendants, however, have used a privacy protection service provided by GoDaddy's affiliate, Domains By Proxy to hide their true identities, physical addresses, and email addresses from the public. Instead of the Unknown Defendants' actual names, physical addresses, and email addresses appearing in the WHOIS database, GoDaddy and Domains By Proxy have registered the domains but have inserted proxy contact information into the WHOIS database for Ms. King and the Unknown Defendants. For example, the WHOIS record for www.nvwaterspa.com identifies the registrant as "Registration Private," the registrant organization as "Domains By Proxy," the registrant street address as 14747 N. Northsight Blvd., Suite 111 PMB 309, Scottsdale, AZ, 85260 (the address of GoDaddy and **Domains** By the registrant address Proxy), and email as nvwaterspa.com@domainsbyproxy.com. Absent a subpoena to Domains By Proxy, Plaintiff has no way to determine the identities of the Unknown Defendants who have registered the domains being used to impersonate Plaintiff.

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<sup>&</sup>lt;sup>1</sup> Gordon v. Virtumundo, Inc., 575 F.3d 1040, 1064 n.22 (9th Cir. 2009) ("WHOIS is a publically available online database through which users can access information regarding domains, including the registrant's name, address, phone number, and e-mail address").

Plaintiff filed the Complaint on May 18, 2016. On June 15, 2016 and June 17, 2016, Plaintiff's process server went to the address Plaintiff had for Defendant King, 410 S. Rampart Blvd., Ste. 390, Las Vegas, Nevada 89145-5749, and attempted to serve the Summons and Complaint. (See ECF No. 12, Clarke Decl.) The business located at the address was Regus Suites (id.), a company that provides office space and office services for other businesses. (Fountain Decl. ¶ 7.) Defendant King was not found there. (See Clarke Decl.) Nor was any business named NV Hotel Company or Boutique Hoteliers. (Id.) Plaintiff's process server spoke with an employee of Regus Suites who disclosed that Boutique Hoteliers and Defendant King had been co-tenants of an office suite at that location approximately six months ago but were no longer doing business there. (Id.) Plaintiff knows of no other physical addresses for Defendant King or for any of the Unknown Defendants. (Fountain Decl. ¶ 7.)

Accordingly, Plaintiff respectfully requests that the Court enter an order: (A) granting Plaintiff leave to serve a subpoena on Domains By Proxy seeking the registrant contact information for the Domains; (B) permitting Plaintiff to serve Defendant King by email to the email addresses she is known to have used (*i.e.*, at <a href="mailto:nvhotelcompany@gmail.com">nvhotelcompany@gmail.com</a> and michelle@worldwidenv.com) and by email to any email addresses disclosed by Domains By Proxy in response to Plaintiff's subpoena; and (C) permitting Plaintiff to serve the Unknown Defendants by email to the email addresses disclosed by Domains By Proxy in response to Plaintiff's subpoena.

## STATEMENT OF FACTS

This is an action for trademark infringement, counterfeiting, false advertising, unfair competition, false designation of origin, false or misleading description or representation of fact, deceptive trade practices, and other related claims. Defendant has, without authorization from Plaintiff, willfully masqueraded as Plaintiff's agent for the purpose of deceiving potential investors into believing that they were negotiating to obtain licensed trademark rights in Plaintiff's VOSS Water brand for use in luxury spa services, vitamins, and related goods and services. (See ECF No. 1, Compl. ¶ 1.) Further, Defendant has sought to establish and/or operate VOSS WATER SPAS seeking to improperly capitalize on the fame and reputation of

Plaintiff in the field of water and water products, and has obtained one or more internet domain names and has hosted internet web pages that infringe the rights of Plaintiff in and to the VOSS name and trademark and create a likelihood of confusion with Plaintiff. (*Id.*)

Plaintiff Voss of Norway, A.S.A. ("Plaintiff") is a Norwegian corporation having its principal place of business at Bygdoy alle 17, N-0262 Oslo, Norway. Its principal business is the marketing and sale of artesian drinking water from Norway ("VOSS water") sold primarily in distinctive vessels and bottles. (Compl. ¶ 2.)

On information and belief, Defendant Michelle King ("Defendant King") is an individual residing and working in Las Vegas, Nevada. On information and belief, Defendant King's business address is 410 S. Rampart Blvd., Ste. 390, Las Vegas, Nevada 89145-5749. (Compl. ¶ 3.) On information and belief, while engaging in the conduct complained of herein, Defendant King uses or has used the telephone numbers (702) 997-1913 and (702) 606-8361, as well as the following email addresses: <a href="mailto:nvhotelcompany@gmail.com">nvhotelcompany@gmail.com</a> and michelle@worldwidenv.com. (*Id.*)

On information and belief, the Unknown Entity, Individual, or Group of Individuals doing business as NV Hotel Company and/or Boutique Hoteliers ("Unknown Defendants") are persons, companies, or entities affiliated with Defendant King residing and doing business in this judicial district and elsewhere under the names NV Hotel Company and/or Boutique Hoteliers. (Compl. ¶ 4.) On further information and belief, the Unknown Defendants do business in connection with websites at the following domain names: <a href="www.worldwidenv.com">www.worldwidenv.com</a>, <a href="www.worldwidenv.com">www.worldwidenv.com</a>, <a href="www.worldwidenv.com">www.worldwidenv.com</a>, <a href="www.worldwidenv.com">www.worldwidenv.com</a>, <a href="www.worldwidenv.com">www.theboutiquegroup.info</a>, <a href="www.worldwide.info">www.fcukhotelsworldwide.info</a>, <a href="www.worldwide.info">www.theboutiquegroup.info</a>, <a href="www.worldwide.info">www.fcukhotelsworldwide.info</a>, <a href="www.worldwide.info">www.worldwide.info</a>, <a href="www.worldwide.info">www.worldwide.info</a>, <a href="www.worldwide.info">www.worldwide.info</a>, <a href="www.worldwide.info">www.worldwide.info</a>, <a href="www.worldwide.info">www.worldwide.info</a>, <a href="www.worldwide.info">www.worldwide.info</a>, <a href="www.www.worldwide.info">www.worldwide.info</a>, <a href="www.worldwide.info">www.worldwide.info</a>, <a href="www.worldwide.info">www.worldwide.info</a>, <a href="www.worldwide.info">www.worldwide.info</a>, <a href="www.worldwide.info">www.worldwide.info</a>, <a href="www.worldwide.info">ww

## PLAINTIFF'S VOSS BRAND AND TRADEMARKS

Plaintiff is primarily in the business of producing and supplying bottled artesian drinking water from Norway. (Compl. ¶ 8.) Plaintiff is the owner of a number of U.S. trademark registrations, including but not limited to the following:

Trademarks	Goods/Services	Serial / Reg. No.	Status/Status Date	Owner
VOSS	32 – Drinking water		REGISTERED –	VOSS OF

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1 2			78-507375 3,449,399	June 17, 2008	NORWAY ASA (NORWAY CORPORATION)
3 4 5	VOSS	21 – Refillable beverage containers distributed empty, namely, glass or plastic bottles	77-528188 3,717,456	REGISTERED – December 1, 2009	VOSS OF NORWAY ASA (NORWAY CORPORATION)
6 7 8	VOSS	18 & 25 – Beach bags; clothing, namely, hats, t-shirts and sweatshirts	78-737806 3,304,033	REGISTERED – October 2, 2007	VOSS OF NORWAY ASA (NORWAY CORPORATION)
9 10 11	VOSS ARTESIAN WATER FROM NORWAY	32 – Drinking water	78-553556 3,073,139	REGISTERED – March 28, 2006	VOSS OF NORWAY ASA (NORWAY CORPORATION)
12 13 14 15 16	VOSS FOUNDATION	36 – Charitable foundation services, namely, fund raising and financial support services to provide clean drinking water to needy families in African nations	77-528337 3,678,547	REGISTERED – September 8, 2009	VOSS OF NORWAY ASA (NORWAY CORPORATION)
17 18 19 20 21 22 23	VOSS WORLD	35 & 43 – Arranging and conducting incentive reward programs to promote the sale and distribution of drinking water; Providing news and information via an Internet website in the field of drinking water, dining, hotels, and resorts	85-402161 4,350,804	REGISTERED – June 11, 2013	VOSS OF NORWAY ASA (NORWAY CORPORATION)
<ul><li>24</li><li>25</li><li>26</li></ul>	VOSS ARTESIAN WATER FROM NORWAY (and Design)	32 - Drinking water	77-190585 3,394,373	REGISTERED - March 11, 2008	VOSS OF NORWAY ASA (NORWAY CORPORATION)
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VOSS ARTESIAN WATER FROM NORWAY SPARKLING

(and Design)

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(Id. & Ex. A) ("the VOSS Trademarks").

32 - Drinking water

Plaintiff has sold drinking water in a distinctive clear, cylindrical bottle configuration having a substantially uniform radius from the base of the bottle to the top of the cap with a cylindrical cap of the same general diameter in the United States since at least the year 2000 and continuously thereafter up to and including the present time. (Compl. ¶ 8.) This configuration is a unique configuration within the beverage market and within the market for beverage containers. (*Id.* & Ex. B.)

77-192175

3,394,377

**REGISTERED -**

March 11, 2008

VOSS OF

(NORWAY

NORWAY ASA

CORPORATION)

Unlike many bottled water producers, Plaintiff has sold its products through licensed alcoholic beverage distributors, and has made strong inroads in the hotel, restaurant, and the wine and alcoholic beverage retail markets. (Compl. ¶ 9.) Plaintiff created the market for selling bottled water in this way and in this channel of trade. (*Id.*) Plaintiff's products are often sold in the finest restaurants, lounges, clubs, spas, and hotels. (*Id.*) For instance, Plaintiff has partnered with and provided its products to some of the world's leading hotel brands, such as Waldorf Astoria, Four Seasons, Jumeirah, and The Ritz-Carlton, just to name a few. (*Id.*) Plaintiff is in the hydration business, offering products used by the public to enjoy a well hydrated lifestyle. (*Id.*) This business is closely related to all aspects of water consumption,

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water treatments, water spas, hydro-therapy, skin hydration with cosmetics, and the like. (*Id.*) Plaintiff intends to expand its business into all aspects of personal hydration. (*Id.*)

Plaintiff has expended a substantial amount of money and effort in advertising and promoting the VOSS Trademarks, its products, and its distinctive trade dress. (Compl. ¶ 10.) These activities include (but are not limited to: print and media advertising, event sponsorships, and product placements in television shows, movies, and celebrity events. Plaintiff advertises in magazines that cater to high-end tastes, such as Wine Spectator, and other similar publications. (Id.) Plaintiff has also sponsored highly popular and nationally televised sporting events, such as the BMW PGA Championship. (Id.)

Plaintiff also promotes its VOSS brand and products on the Internet via its websites, including <a href="www.vosswater.com">www.vosswater.com</a>, and on social media platforms, including Facebook (\vossworld), Twitter (@vosswater), and Instagram (@vossworld). (Compl. ¶ 11.)

Plaintiff's substantial promotion, advertising, publicity and public relations activities further promote and enhance the goodwill and brand recognition associated with Plaintiff's VOSS Trademarks. (Compl. ¶ 12.)

As a result of the Plaintiff's extensive efforts to promote its products and brand, the VOSS Trademarks are well-recognized among consumers, members of the public, the beverage market, in the hospitality industry, with restaurants, hotel operators, and among suppliers, retailers, providers, and customers of bottled drinking water. (Compl. ¶ 13.) The VOSS Trademarks are inherently distinctive, have been protected with numerous trademark registrations, and have developed and possesses strong secondary meaning. (*Id.*) The same can be said for the packaging and overall trade dress of VOSS products. (*Id.*) Plaintiff's distinctive bottle shape and other VOSS Trademarks have been knocked off by third parties, and Plaintiff has had a robust policing and enforcement program to protect its brand and marks. (*Id.*) Numerous cease and desist letters and court proceedings have been undertaken by Plaintiff to protect the distinctive bottle shape and its other VOSS Trademarks. (*Id.*) The VOSS brand, trade dress, and VOSS Trademarks are famous and are widely recognized by the general consuming public of the United States as a source identifier for Plaintiff's goods. (*Id.*)

Plaintiff offers and provides its products in the United States, including in the State of Nevada and in this judicial district, under its VOSS Trademarks. (Compl. ¶ 14.)

Plaintiff's goodwill in the VOSS brand is further enhanced by its charitable outreach services provided under its VOSS FOUNDATION mark. (Compl. ¶ 15.) The VOSS Foundation is dedicated to providing access to clean water in Sub-Saharan Africa and raising awareness of the ongoing need for sanitation, hygiene, and community development in the region. (*Id.*)

Further still, Plaintiff's goodwill in the VOSS brand is also enhanced by its VOSS World community and the related news and educational services provided under the VOSS WORLD mark. (Compl. ¶ 16.) VOSS World is a global society comprised of chefs, celebrities, foodies, thought leaders, consumers, distributors, and complementary brands that have connections to and/or partner with the VOSS brand. (*Id.*) Under the VOSS WORLD mark, Plaintiff offers a variety of reward programs and provides news and information via its website in the field of drinking water, dining, hotels, and resorts. (*Id.*)

## THE DEFENDANTS' MISCONDUCT

Beginning in 2014, Defendant King approached Plaintiff about the latter's interest in developing a VOSS branded luxury day spa and/or spa resort centered around its VOSS Water products. (Compl. ¶ 17.) Defendant King represented herself as the CEO of NV Hotel Company, d/b/a Boutique Hoteliers. (*Id.*) Defendant King further represented that she had numerous hotel clients in Las Vegas and elsewhere interested in licensing the rights to the VOSS brand for spa services and related products. (*Id.*) The parties continued to have preliminary discussions, predominantly through email, through the beginning of 2015. (*Id.*) Those discussions never advanced beyond the preliminary stage and at no point did Plaintiff authorize Defendant King to either act on its behalf in negotiating licensing rights to the VOSS brand or to use Plaintiff's VOSS Trademarks in promoting any concept, product, or service to third parties. (*Id.*)

Unbeknownst to Plaintiff, and on information and belief, Defendants registered the domain name www.vosswaterspa.us on or around May 6, 2014 without Plaintiff's

 authorization. (Compl. ¶ 18 & Ex. C.) As shown, the website advertises spa services under the VOSS mark and states that VOSS Water Spa locations are expected to open in Dubai, Sooke, and Las Vegas. (*Id.*)

On or around February 3, 2015, Plaintiff's counsel sent a letter to the email address affiliated with <a href="www.vosswaterspa.us">www.vosswaterspa.us</a> (info@vosswatersap.us), demanding that the unauthorized use of the VOSS mark cease immediately. (Compl. ¶ 19.) No response was received, but the infringing website content was removed. (*Id.*)

During a telephone conversation between Defendant King and a representative of Plaintiff that occurred on or around February 6, 2015, Defendant King stated that she had registered the <a href="www.vosswaterspa.us">www.vosswaterspa.us</a> domain name. (Compl. ¶ 20.) By email message that same day, Plaintiff informed her that it was putting the project on hold. (*Id.*) She responded by acknowledging Plaintiff's decision and stated that she would offer her interested clients another spa brand. (*Id.*)

On information and belief, Defendants registered the domain name <a href="https://www.nvwaterspa.com">www.nvwaterspa.com</a> on or around February 8, 2015 without Plaintiff's authorization. (Compl. ¶ 21 & Ex. D.) As shown, the website advertises spa services under the VOSS mark and states that VOSS Water Spa locations are expected to open in Dubai, Sooke, and Las Vegas. (*Id.*)

Plaintiff's counsel sent Defendant King a letter on or around April 15, 2015, reiterating that Plaintiff had closed its negotiations with Defendants, requesting transfer of the <a href="https://www.vosswaterspa.us">www.vosswaterspa.us</a> domain name, and further asking for written confirmation that her use of the VOSS Trademarks would permanently cease, as would her attempts to develop and/or open a spa under the VOSS mark or any spa regardless of its name that otherwise uses VOSS products. (Compl. ¶ 22.)

Notwithstanding Plaintiff's instructions to the contrary, and on information and belief, Defendants registered the domain name <a href="www.vossprestige.co">www.vossprestige.co</a> on or around January 12, 2016 without Plaintiff's authorization. (Compl. ¶ 23 & Ex. E.) As shown, the website advertises spa services under the VOSS mark and states that VOSS Water Spa locations are expected to open

in Dubai, Sooke, and Las Vegas. (Id.)

The vossprestige.co and vosswaterspa.us domain names fully incorporate Plaintiff's VOSS mark. (Compl. ¶ 24.) Defendant King had actual and constructive knowledge of Plaintiff's rights in its VOSS mark prior to registration of the domain names. (*Id.*) Defendants' use of the VOSS mark in its domain names affects interstate commerce and is in a manner that is likely to cause confusion, mistake, or deception among the public and is without Plaintiff's authorization. (*Id.*)

Unbeknownst to Plaintiff, and on information and belief, Defendants falsified a letter on Plaintiff's letterhead purportedly (but not actually) signed by Plaintiff's Chairman of the Board. (Compl. ¶ 25 & Ex. F.) The letter, created by Defendants, dated March 8, 2016 (the "March 8<sup>th</sup> Letter") was addressed to Defendant King and a private equity advisory firm, Triumspear International, Inc. ("Triumspear"), located in Canada. (*Id.*) It stated, purportedly on behalf of Plaintiff, that Triumspear "was authorized by Boutique Hoteliers (BH) to represent the licensing rights for the Voss Water Spa opportunity.... and potential vitamin brand opportunity." (*Id.*) It further stated that "Boutique Hoteliers are sole owners to the rights of the 'Voss Water Spa.'" (*Id.*) Accompanying the March 8<sup>th</sup> Letter was a VOSS Water Spa concept proposal, showing potential spa designs and offering specific financial information intended for potential investors, including the following "spa designer fees": (i) \$250,000 for overall brand design and the Voss Water Spa concept, (ii) a \$200,000 deposit to begin manufacturing a Voss spa product line, (iii) a \$6.25 million deposit to begin rendering spa design services, and (iv) a \$200,000 engagement fee. (*Id.*)

Plaintiff did not prepare the March 8<sup>th</sup> Letter or concept proposal, nor did Plaintiff authorize or request that Defendants or any other person or entity prepare those materials on Plaintiff's behalf. (Compl. ¶ 26.) Plaintiff has never authorized Defendants to represent its licensing rights. Plaintiff has never granted, conveyed, assigned, or transferred, either directly or indirectly, any licensing rights in its VOSS brand to Defendants. (*Id.*)

Plaintiff's Chairman of the Board did not sign the March 8<sup>th</sup> Letter or authorize any other person or entity to sign on his behalf. (Compl. ¶ 27.) On information and belief, the

signature was digitally pasted onto the document as an image. (Id.) Below the signature is an email address associated with the domain name vossprestige.co. (Id.) Plaintiff's only knowledge of that domain name is in connection with this complaint. (Id. & ¶ 21.)

On information and belief, Defendants forged the March 8<sup>th</sup> Letter to deceive Triumspear and its clients into believing that Defendants were authorized to convey licensing rights for the VOSS brand and Trademarks, despite Plaintiff having never provided that authorization, and after Plaintiff affirmatively told Defendant King that it was ending the parties' preliminary discussions about licensing the VOSS brand. (Compl. ¶ 28.) On further information and belief, Defendants forged the March 8<sup>th</sup> Letter in an attempt to fraudulently procure a monetary deposit of several million dollars from Triumspear and its clients. (*Id.*)

On information and belief, Defendants are perpetrating a fraudulent scheme for their own commercial gain by disseminating one or more letters that intentionally counterfeit Plaintiff's name and the VOSS Trademarks in order to mislead recipients into believing that: (i) the communications were authorized by Plaintiff, and (ii) that Defendants possess legitimate and transferrable licensing rights in the VOSS brand. Defendants thereafter request an initial deposit for those licensing rights from recipients who are under the mistaken impression that Defendants and their actions are endorsed, sponsored, or approved by, or associated or affiliated with Plaintiff when the same is not true. (Compl. ¶ 29.)

On information and belief, Defendants have been coordinating and continue to obtain, use, and operate the above-mentioned domain names — <a href="www.vosswaterspa.us">www.vosswaterspa.us</a>, <a href="www.vosswaterspa.us">www.vosswaterspa.us</a>, and <a href="www.vosswaterspa.us">www.vosswaterspa.us</a> and <a href="www.vosswaterspa.us">www.vosswaterspa.us</a> and <a href="www.vosswaterspa.us">www.vossprestige.co</a> domain names. (*Id.*)

On information and belief, Defendants have convinced at least one third party to invest

time and money in an enterprise based on the false, fraudulent, and untrue representations made by Defendants concerning their ability to license rights in the VOSS brand for a vitamin product to be sold in a replica VOSS bottle, that is not authorized by Plaintiff and where Defendants have no right to offer any such rights to any third party. (Compl.  $\P$  31.) Only when the third party became suspicious and decided to check with Plaintiff to verify the authenticity of the arrangement it was making with the Defendants did the full extent of Defendants' unlawful conduct become known. (*Id.*)

Although this complaint focuses on the use of Plaintiff's VOSS brand and Trademarks by Defendants, Plaintiff has identified other websites – including but not limited to <a href="https://www.fcukhotelsworldwide.info">www.fcukhotelsworldwide.info</a> – that are, on information and belief, affiliated with Defendants and use the tradenames and trademarks of other globally recognizable brands, sometimes claiming that Plaintiff and the other brands are part of a collective pool of Defendants' partners. (Compl. ¶ 32.) Some of those other brands are among Plaintiff's actual hotel partners, including The Ritz-Carlton and Four Seasons. (*Id.*) On further information and belief, Defendants have also claimed to represent the famous Dolce & Gabbana brand for similar illicit purposes, again without authorization. (*Id.*)

## **LEGAL STANDARDS**

## A. Expedited Discovery

Generally, a party may not initiate discovery before the parties have met and conferred pursuant to Federal Rule of Civil Procedure 26(f). However, a court may authorize earlier discovery "for the convenience of parties and witnesses and in the interests of justice." Fed. R. Civ. P. 26(d). The requesting party must demonstrate good cause for earlier discovery. *See, e.g., Semitool, Inc. v. Tokyo Electron Am., Inc.*, 208 F.R.D. 273, 276 (N.D. Cal. 2002).

## **B.** Alternative Service

Rule 4 of the Federal Rules of Civil Procedure governs service upon an individual located in a foreign country. Rule 4(f) provides as follows:

Unless federal law provides otherwise, an individual-other than a minor, an incompetent person, or a person whose waiver has been filed-may be served

at a place not within any judicial district of the United States:

- (1) by any internationally agreed means of service that is reasonably calculated to give notice, such as those authorized by the Hague Convention on the Service Abroad of Judicial and Extrajudicial Documents;
- (2) if there is no internationally agreed means, or if an international agreement allows but does not specify other means, by a method that is reasonably calculated to give notice:
  - (A) as prescribed by the foreign country's law for service in that country in an action in its courts of general jurisdiction;
  - (B) as the foreign authority directs in response to a letter rogatory or letter of request; or
    - (C) unless prohibited by the foreign country's law, by:
    - (i) delivering a copy of the summons and of the complaint to the individual personally; or
    - (ii) using any form of mail that the clerk addresses and sends to the individual and that requires a signed receipt; or
- (3) by **other means** not prohibited by international agreement, as the court orders.

Fed. R. Civ. P. 4(f). (Emphasis added.)

Pursuant to Rule 4(f)(3), the Court may authorize **other means** of service. *Rio Properties, Inc. v. Rio Int'l Interlink*, 284 F.3d 1007 (9th Cir. 2002) (affirming the propriety of allowing service of process by regular mail and e-mail under Fed. R. Civ. P. 4(f)(3)). The **other means** referenced in Rule 4(f)(3) must comport with constitutional notions of due process; namely, they must be "reasonably calculated, under all the circumstances, to apprise interested parties of the pendency of the action and afford them an opportunity to present their objections." *Mullane v. Central Hanover Bank & Trust Co.*, 339 U.S. 306, 314 (1950).

Rule 4(f)(3)'s **other means** provision is an independent basis for service of process and is neither "extraordinary relief" nor a "last resort" to be used only when parties are unable to effectuate service under subsections (f)(1) or (f)(2). See Rio Properties, Inc., 284 F.3d at 1015-16 (a party "need not have attempted every permissible means of service of process before petitioning the court for alternative relief"). "By all indications, court-directed service under Rule 4(f)(3) is as favored as service available under Rule 4(f)(1) or Rule 4(f)(2)." Id., at 1015

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(citing Forum Fin. Group, LLC v. Harvard College, 199 F.R.D. 22, 23-24 (D. Me. 2001) (permitting service of process upon a defendant located in Russia by sending the summons and complaint by certified mail to the defendant's attorneys at the New York law firm of Skadden, Arps, Slate, Meagher & Flom LLP)).

"[S]ervice under Rule 4(f)(3) must be (1) directed by the court; and (2) not prohibited by international agreement. No other limitations are evident from the text. In fact, as long as court-directed and not prohibited by an international agreement, service of process ordered under Rule 4(f)(3) may be accomplished in contravention of the laws of the foreign country." *Rio Properties, Inc.*, 284 F.3d at 1014 (citation omitted).

## **ARGUMENT**

## THE COURT SHOULD PERMIT PLAINTIFF TO SERVE A SUBPOENA ON I. TO OBTAIN CONTACT INFORMATION FOR DEFENDANT KING.

Good cause exists to permit Plaintiff to serve Domains By Proxy with a subpoena to determine the Unknown Defendants' identities and to obtain their contact information so that Plaintiff may serve the Defendants with the Summons and Complaint, including Defendant King. In Gillespie v. Civiletti, 629 F.2d 637, 642–43 (9th Cir.1980), the Ninth Circuit stated that "situations arise . . . where the identity of alleged defendants will not be known prior to the filing of a complaint. In such circumstances, the plaintiff should be given an opportunity through discovery to identify the unknown defendants, unless it is clear that discovery would not uncover the identities, or that the complaint would be dismissed on other grounds."

That is precisely the situation here. Plaintiff and its counsel do not possess the Unknown Defendants' actual names, physical addresses, or their email addresses because the Unknown Defendants used a privacy protection service provided by Domains By Proxy when they registered the Domains. (See Fountain Decl. ¶¶ 4-6.) They presumably did so to hide their true identities, physical addresses, and email addresses from the public. (Id.) Instead of the Unknown Defendants' actual names, physical addresses, and email addresses, Domains By Proxy inserted "proxy" contact information in the WHOIS database to conceal Ms. King's and the Unknown Defendants' identities and contact information from being included in the

publicly available WHOIS database. (*Id.*) For example, the WHOIS record for <a href="www.nvwaterspa.com">www.nvwaterspa.com</a> identifies the registrant as "Registration Private," the registrant organization as "Domains By Proxy," the registrant street address as 14747 N. Northsight Blvd., Suite 111 PMB 309, Scottsdale, AZ, 85260 (the address of Domains By Proxy), and the registrant email address as nvaterspa@domainsbyproxy.com. (*See id.* ¶ 5 & Ex. A.) Because the Unknown Defendants' true identities and contact information is not listed in the WHOIS database, Plaintiff and its counsel have been unable to identify the Unknown Defendants or serve the Unknown Defendants with the Summons and Complaint. (*Id.* ¶ 7.)

Privacy protection services like those offered by Domains By Proxy typically forward emails directed to the proxy email address found in the WHOIS database to the domain name registrant. (Id.  $\P$  6.) However, if Plaintiff used the proxy email addresses to serve the Summons and Complaint, it would have no way of knowing whether the Unknown Defendants have received the documents and would have no way of identifying the Unknown Defendants unless the Unknown Defendants acknowledged receipt of the documents and identified themselves to Plaintiff. (Id.) This is something the Unknown Defendants are unlikely to do given that they chose to pay Domains By Proxy to conceal their identities and contact information in the first place by purchasing Domains By Proxy's privacy protection service. (Id.) Absent the issuance of a subpoena to Domains By Proxy, Plaintiff and its counsel will have no other reliable means of identifying the Unknown Defendants or obtaining their actual as opposed to their "proxy" contact information. (Id.  $\P$  7.) A proposed subpoena is attached hereto as Exhibit A.

Accordingly, good cause exists for permitting Plaintiff to serve a subpoena upon Domains By Proxy in order to identify the Unknown Defendants and obtain their contact information.

# II. THE COURT SHOULD ENTER AN ORDER PERMITTING PLAINTIFF TO SERVE THE DEFENDANTS BY EMAIL TO THE EMAIL ADDRESSES RECEIVED FROM DOMAINS BY PROXY.

King has used the <a href="mailto:nvhotelcompany@gmail.com">nvhotelcompany@gmail.com</a> and <a href="mailto:michelle@worldwidenv.com">michelle@worldwidenv.com</a> email addresses in connection with her scheme to impersonate Voss. (Compl. ¶ 3.) The

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Unknown Defendants do business in connection with websites at the following domain names: www.worldwidenv.com, www.theboutiquegroup.info. www.spahotelgroup.com, 2 www.fcukhotelsworldwide.info, www.vossprestige.co, 3 www.nvwaterspa.com, and www.vosswaterspa.us. (*Id*. ¶ 4.) 4 The Court should enter an order permitting Plaintiff to serve Defendant King by email 5 to the email addresses she is known to have used (i.e., nvhotelcompany@gmail.com and 6 michelle@worldwidenv.com), and by email to any email addresses disclosed by Domains By 7 Proxy in response to Plaintiff's subpoena. Similarly, the Court should permit Plaintiff to serve 8 the Unknown Defendants by email to any email addresses disclosed by Domains By Proxy in 9 response to Plaintiff's subpoena. Service of a summons and complaint by e-mail is an effective method of service. See Rio Properties, Inc., 284 F.3d at 1018. Indeed, courts have relied on Rule 4(f)(3) (and its 12 predecessor, Rule 4(i)(1)(E)) in authorizing alternative methods of service including, *inter alia*, 13 service by fax, e-mail, ordinary mail and publication. Id., at 1016; Absolute Swine 14 Insemination Co., (H.K.) Ltd. v. Absolute Swine Insemination Co., LLC, No. 2:12-cv-00606-15 KJD-PAL, 2012 WL 3536788, at \*3 (D. Nev. Aug. 14, 2012) (ordering service by international 16 mail to defendant's residence in the Philippines); accord Haffner Int'l Mktg. Group, Inc. v. 17 Sahin, No. 2:13-cv-0459-JCM-VCF, 2013 WL 5954379, at \*2 (D. Nev. Nov. 5, 2013) (holding 18 that service on a foreign defendant was proper because service through the Hague Convention 19 on the Service of Judicial and Extrajudicial Documents Abroad was "expensive and protracted" 20 and would result in undue delay). When registering the Domains, the Defendants were **required** to provide their names, 22 physical addresses and email addresses to GoDaddy – the domain name registrar – when they 23 registered the Domains. GoDaddy's domain name registration agreement provides as follows: 24

> You agree that for each domain name registered by you, the following contact data is required: postal address, email address, telephone number, and if available, a facsimile number for the Registered Name Holder and, if different from the Registered Name Holder, the same contact information for, a technical contact, an administrative contact and a billing contact.

GoDaddy Domain available See Name Registration Agreement 5, at:

https://www.godaddy.com/agreements/showdoc.aspx?pageid=REG\_SA (last accessed July 5, 2016).

In addition, the Defendants agreed to receive notices concerning the Domains by email to the email addresses they provided. The GoDaddy domain name registration agreement further states that: "You agree that your failure to comply completely with the terms and conditions of this Agreement and any GoDaddy rule or policy may be considered by GoDaddy to be a material breach of this Agreement and GoDaddy may provide you with notice of such breach either in writing or electronically (i.e. email)." *Id.* ¶ 8. Based upon the terms of the domain name registration agreement, GoDaddy is necessarily in possession of the Defendants' names, physical addresses, and email addresses, and could provide that information to Plaintiff if subpoenaed. Once GoDaddy provides the Defendants' identities and contact information, the Defendants may be served through the email address they provided to GoDaddy when they registered the Domains.

Also, due process concerns are satisfied because the Defendants provided their email address to GoDaddy and agreed to receive notices concerning the Domains by email. Confirmation of the email's delivery can be obtained by requesting a delivery receipt when the email is sent. If the email is undeliverable, the email will be returned with a notice that the email could not be delivered. Thus, service by email is reasonably calculated to apprise the Defendants of the pendency of this case and is reasonably calculated to afford the Defendants with an opportunity to appear and present their objections to this action. Moreover, service by email is immediate, receipt can be confirmed, and the email addresses the Defendants provided to GoDaddy are highly reliable because they were required by GoDaddy as the preferred and agreed upon means of communicating with the Defendants with respect to the Domains.

## **CONCLUSION**

For the foregoing reasons, Plaintiff respectfully requests that the Court enter an order:

(A) granting Plaintiff leave to serve a subpoena on Domains By Proxy seeking the registrant contact information for the Domains; (B) permitting Plaintiff to serve Defendant King by email

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to the email addresses she is known to have used (i.e., at nvhotelcompany@gmail.com and
michelle@worldwidenv.com) and by email to any email addresses disclosed by Domains By
Proxy in response to Plaintiff's subpoena; and (C) permitting Plaintiff to serve the Unknown
Defendants by email to the email addresses disclosed by Domains By Proxy in response to
Plaintiff's subpoena.
Dated: this 11th day of July, 2016.
LEWIS ROCA ROTHGERBER CHRISTIE LLP
By: /s/ Jonathan W. Fountain
Michael J. McCue Nevada Bar No. 6055
Jonathan W. Fountain Nevada Bar No. 10351
3993 Howard Hughes Pkwy, Suite 600
Las Vegas, NV 89169-5996 Tel: 702.949.8200
E-mail: <u>mmccue@lrrc.com</u> E-mail: <u>jfountain@lrrc.com</u>
MERCHANT & GOULD
John A. Clifford (pro hac vice pending)
5635 N. Scottsdale Road, #170 Scottsdale, AZ 85250
Tel: 480-725-8806 E-mail: <u>jclifford@merchantgould.com</u>
Ian G. McFarland (pro hac vice pending)
9717 Cogdill Road, #101 Knoxville, TN 37932
Tel: 865-380-5990
E-mail: <u>imcfarland@merchantgould.com</u>
Attorneys for Plaintiff Voss of Norway, A.S.A.
IT IS SO ORDERED:
LINITED TATES MAGISTRATE HIDGE
ONTED STATES WAGISTRATE JUDGE
DATED: July 20, 2016

# Exhibit A

Exhibit A

## United States District Court

for the	
District of Ne	vada
VOSS OF NORWAY, A.S.A.    Plaintiff	Civil Action No. 2:16-cv-01117-APG-PAL
SUBPOENA TO PRODUCE DOCUMENT OR TO PERMIT INSPECTION OF PI	
To: Domains By Proxy, LLC, 14747 N. Northsight Bl	
Production: YOU ARE COMMANDED to produce at documents, electronically stored information, or objects, and to material:  See Exhibit A	the time, date, and place set forth below the following permit inspection, copying, testing, or sampling of the
Place: By email to: jfountain@lrrc.com	Date and Time: 07/26/2016 5:00 pm
☐ Inspection of Premises: YOU ARE COMMANDED to other property possessed or controlled by you at the time, date, may inspect, measure, survey, photograph, test, or sample the property possessed or controlled by you at the time, date, may inspect, measure, survey, photograph, test, or sample the property possessed or controlled by you at the time, date, may inspect, measure, survey, photograph, test, or sample the property possessed or controlled by you at the time, date, may inspect, measure, survey, photograph, test, or sample the property possessed or controlled by you at the time, date, may inspect, measure, survey, photograph, test, or sample the property possessed or controlled by you at the time, date, may inspect, measure, survey, photograph, test, or sample the property possessed or controlled by you at the time, date, may inspect, measure, survey, photograph, test, or sample the property possessed or controlled by you at the property possesse	and location set forth below, so that the requesting party
Place:	Date and Time:
The following provisions of Fed. R. Civ. P. 45 are attack Rule 45(d), relating to your protection as a person subject to a serespond to this subpoena and the potential consequences of not Date:07/11/2016	ubpoena; and Rule 45(e) and (g), relating to your duty to
CLERK OF COURT  Signature of Clerk or Deputy Clerk	OR /s/ Jonathan W. Fountain  Attorney's signature
The name, address, e-mail address, and telephone number of the	

## Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

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AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 2:16-cv-01117-APG-PAL

## PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

(date)	bpoena for (name of individual and title, if an				
☐ I served the su	☐ I served the subpoena by delivering a copy to the named person as follows:				
		on (date) ;	or		
☐ I returned the	subpoena unexecuted because:				
		States, or one of its officers or agents, I e, and the mileage allowed by law, in the			
fees are \$	for travel and \$	for services, for a total of \$	0.00		
I declare under p	enalty of perjury that this information i	s true.			
»:	<u> </u>	Server's signature			
		Printed name and title			
		Server's address			

Additional information regarding attempted service, etc.:

## Case 2::16-cv-01117-APG-PAL Document 13-1Filede0702011616Page02340645

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action(Page 3)

## Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

## (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- **(B)** within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - **(B)** inspection of premises at the premises to be inspected.

## (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

## (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- **(B)** Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

## (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- **(B)** When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
  - (ii) ensures that the subpoenaed person will be reasonably compensated.

## (e) Duties in Responding to a Subpoena.

- (1) *Producing Documents or Electronically Stored Information.* These procedures apply to producing documents or electronically stored information:
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- **(B)** Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- **(C)** Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- **(D)** Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

## (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- **(B)** Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

#### (g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

## Exhibit A to Subpoena

Please produce registrant contact information for the following domains, including, without limitation, registrant first and last name, address, city, state, zip code, country, email address, and telephone number:

www.worldwidenv.com www.spahotelgroup.com www.theboutiquegroup.info www.fcukhotelsworldwide.info www.nvwaterspa.com www.vossprestige.co www.vosswaterspa.us

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1	Michael J. McCue	
2	Nevada Bar No. 6055 Jonathan W. Fountain	
3	Nevada Bar No. 10351 LEWIS ROCA ROTHGERBER CHRISTIE LI	_P
	3993 Howard Hughes Pkwy, Suite 600 Las Vegas, NV 89169-5996	
	Tel: 702.949.8200	
5	E-mail: mmccue@lrrc.com E-mail: jfountain@lrrc.com	
6	John A. Clifford (admitted <i>pro hac vice</i> )	
7	MERCHANT & GOULD 5635 N. Scottsdale Road, #170	
8	Scottsdale, AZ 85250 Tel: 480-725-8806	
9	E-mail: jclifford@merchantgould.com	
10	Ian G. McFarland (admitted <i>pro hac vice</i> )	
11	MERCHANT & GOULD 9717 Cogdill Road, Suite 101	
12	Knoxville, TN 37932 Tel: 865-380-5960	
13	E-mail: imcfarland@merchantgould.com	
14	Attorneys for Plaintiff Voss of Norway, A.S.A.	
	UNITED STATES	DISTRICT COURT
15		OF NEVADA
16		
17	VOSS OF NORWAY, A.S.A.,	Case No. 2:16-cv-01117-APG-PAL
18	Plaintiff,	DECLARATION OF JONATHAN W. FOUNTAIN
19	VS.	
20	MICHELLE KING; an unknown entity, individual, or group of individuals doing	
21	business as NV HOTEL COMPANY and	
22	BOUTIQUE HOTELIERS,	
23	Defendants.	
24	I, Jonathan W. Fountain, state the follow	ving:
25	1. I am an attorney licensed to	practice law in Nevada and Michigan. I am
26	employed by Lewis Roca Rothgerber Christi	e LLP, counsel for Plaintiff Voss of Norway
	II	
27	A.S.A. ("Plaintiff" or "Voss") in this action.	This declaration is based upon my own personal
28	A.S.A. ("Plaintiff" or "Voss") in this action. The knowledge, unless expressly stated otherwise, a	

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- 2425
- 2728

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- 2. Plaintiff is a Norwegian corporation whose principal place of business is located in Oslo, Norway. Plaintiff's principal business is the marketing and sale of artesian drinking water from Norway ("VOSS water") sold primarily in distinctive vessels and bottles. Plaintiff conducts business in the United States and is the owner of a number of U.S. trademark registrations for the VOSS and related trademarks.
- 3. Upon information and belief, Defendant King herself and/or in connection with the Unknown Defendants doing business as NV Hotel Company and/or Boutique Hoteliers (the "Unknown Defendants") has, without authorization from Plaintiff, willfully masqueraded as Plaintiff's agent for the purpose of deceiving potential investors into believing that they were negotiating to obtain licensed trademark rights in Plaintiff's VOSS Water brand for use in connection with luxury spa services, vitamins, and related goods and services. Further, upon information and belief, the Defendants have sought to establish and/or operate a business under the name VOSS WATER SPAS seeking to improperly capitalize on the fame and reputation of Plaintiff in the field of water and water products, and has obtained one or more internet domain names and has hosted internet web pages that infringe the rights of Plaintiff in and to the VOSS name and trademark and create a likelihood of confusion between Plaintiff and Defendants.
- 4. Upon information and belief, in connection with this scheme, Defendant King addresses: nvhotelcompany@gmail.com used the following email has michelle@worldwidenv.com. In addition, upon information and belief, Defendant King and/or the Unknown Defendants conduct business in connection with websites located at the following www.worldwidenv.com, www.spahotelgroup.com, www.theboutiquegroup.info, domains: www.fcukhotelsworldwide.info, www.nvwaterspa.com, www.vossprestige.co, and www.vosswaterspa.us. GoDaddy.com, LLC ("GoDaddy") is the registrar of each of these domains (the "Domains").
- 5. Domain name registrars like GoDaddy are required to maintain identifying data of domain name registrants, including the registrant's name, physical address, and email address. Plaintiff has attempted to identify the Unknown Defendants by looking up their

registrant contact information in the WHOIS database of domain name registrants.<sup>1</sup>

- 6. Defendant King and the Unknown Defendants, however, have used a privacy protection service provided by GoDaddy's affiliate, Domains By Proxy to hide their true identities, physical addresses, and email addresses from the public. Instead of the Defendants' actual names, physical addresses, and email addresses appearing in the WHOIS database, GoDaddy and Domains By Proxy have registered the domains but have inserted proxy contact information into the WHOIS database for the Defendants. For example, the WHOIS record for www.nvwaterspa.com identifies the registrant as "Registration Private," the registrant organization as "Domains By Proxy," the registrant street address as 14747 N. Northsight Blvd., Suite 111 PMB 309, Scottsdale, AZ, 85260 (the address of GoDaddy and Domains By Proxy), and the registrant email address as nywaterspa.com@domainsbyproxy.com. True and accurate copies of the WHOIS reports I obtained for the Domains are attached hereto as **Exhibit A.** Privacy protection services like those offered by Domains By Proxy typically forward emails directed to the proxy email address found in the WHOIS database to the domain name registrant. However, if Plaintiff used the proxy email addresses to serve the Summons and Complaint, it would have no way of knowing whether the Defendants have received the documents and would have no way of identifying the Defendants unless the Defendants acknowledged receipt of the documents and identified themselves to Plaintiff. Absent a subpoena to Domains By Proxy, Plaintiff has no way to determine the identities of the Unknown Defendants who have registered the domains being used to impersonate Plaintiff.
- 7. Plaintiff filed the Complaint on May 18, 2016. On June 15, 2016 and June 17, 2016, Plaintiff's process server went to the address Plaintiff had for Defendant King, 410 S. Rampart Blvd., Ste. 390, Las Vegas, Nevada 89145-5749, and attempted to serve the Summons and Complaint. (*See* ECF No. 12, Clarke Decl.) The business located at the address was Regus Suites (*id.*), a company that provides office space and office services for other businesses. (*Id.*) Defendant King was not found there. (*Id.*) Nor was any business named NV

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<sup>&</sup>lt;sup>1</sup> Gordon v. Virtumundo, Inc., 575 F.3d 1040, 1064 n.22 (9th Cir. 2009) ("WHOIS is a publically available online database through which users can access information regarding domains, including the registrant's name, address, phone number, and e-mail address").

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Hotel Company or Boutique Hoteliers. (*Id.*) Plaintiff's process server spoke with an employee of Regus Suites who disclosed that Boutique Hoteliers and Defendant King had been co-tenants of an office suite at that location approximately six months ago but were no longer doing business there. (*Id.*) Plaintiff knows of no other physical addresses for Defendant King or for any of the Unknown Defendants. Because the Defendants' identities and contact information is not listed in the WHOIS database, Plaintiff and its counsel have been unable to identify the Defendants or serve the Defendants with the Summons and Complaint.

8. The Defendants were required to provide their names, physical addresses and email addresses to GoDaddy – the domain name registrar – when they registered the Domains. GoDaddy's domain name registration agreement provides as follows:

You agree that for each domain name registered by you, the following contact data is required: postal address, email address, telephone number, and if available, a facsimile number for the Registered Name Holder and, if different from the Registered Name Holder, the same contact information for, a technical contact, an administrative contact and a billing contact.

See GoDaddy Domain Name Registration Agreement ¶ 5, available at: <a href="https://www.godaddy.com/agreements/showdoc.aspx?pageid=REG\_SA">https://www.godaddy.com/agreements/showdoc.aspx?pageid=REG\_SA</a> (last accessed July 5, 2016).

- 9. In addition, the Defendants agreed to receive notices concerning the Domains by email. The GoDaddy domain name registration agreement further states that: "You agree that your failure to comply completely with the terms and conditions of this Agreement and any GoDaddy rule or policy may be considered by GoDaddy to be a material breach of this Agreement and GoDaddy may provide you with notice of such breach either in writing or electronically (i.e. email)." *Id.* ¶ 8. Based upon the terms of the domain name registration agreement, GoDaddy is in possession of the Defendants' names, physical addresses, and email addresses, and could provide that information to Plaintiff if subpoenaed. Once GoDaddy provides the Defendants' identities and contact information, the Defendants may be served through the email address they provided to GoDaddy when they registered the Domains.
  - 10. In sum, the Defendants provided their email address to GoDaddy and agreed to

## Case 2:16-cv-01117-APG-PAL Document 13-2Fileide07027011616Page0295o645

receive notices concerning the Domains by email. Confirmation of the email's delivery can be obtained by requesting a delivery receipt when the email is sent. If the email is undeliverable, the email will be returned with a notice that the email could not be delivered. Thus, service by email is reasonably calculated to apprise the Defendants of the pendency of this case and is reasonably calculated to afford the Defendants with an opportunity to appear and present their objections to this action. Moreover, service by email is immediate, receipt can be confirmed, and the email addresses the Defendants provided to GoDaddy are highly reliable because they were required by GoDaddy as the preferred and agreed upon means of communicating with the Defendants with respect to the Domains. I declare under penalty of perjury that the foregoing is true and correct. Executed on July 11, 2016. /s/ Jonathan W. Fountain (Signature) 

Voss of Norway, A.S.A. v. King et al.

# **Index of Exhibits**

- Ex. Description
- A. WHOIS reports from Godaddy.com

# Exhibit A

Exhibit A

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Is this your

Add hosting, email and more,

domain?



WHOIS search results for:

## WORLDWIDENV.COM

(Registered)

Domain Name: WORLDWIDENV.COM

Registry Domain ID: 1968469132 DOMAIN COM-VRSN

Registrar WHOIS Server: whois.godaddy.com Registrar URL: http://www.godaddy.com Update Date: 2016-06-15T14:08:16Z Creation Date: 2015-10-14T10:50:23Z

Registrar Registration Expiration Date: 2017-10-14T10:50:23Z

Registrar: GoDaddy.com, LLC

Registrar IANA ID: 146

Registrar Abuse Contact Email: abuse@godaddy.com

Registrar Abuse Contact Phone: +1.4806242505

Domain Status: clientTransferProhibited http://www.icann.org/epp#clientTransferProhibited

Domain Status: clientUpdateProhibited http://www.icann.org/epp#clientUpdateProhibited Domain Status: clientRenewProhibited http://www.icann.org/epp#clientRenewProhibited

Domain Status: clientDeleteProhibited http://www.icann.org/epp#clientDeleteProhibited

Registry Registrant ID:

Registrant Name: Registration Private

Registrant Organization: Domains By Proxy, LLC

Registrant Street: DomainsByProxy.com

Registrant Street: 14747 N Northsight Blvd Suite 111, PMB 309

(Registrant City: Scottsdale)

Registrant State/Province: Arizona

Registrant Postal Code: 85260

Registrant Country: US

Registrant Phone: +1.4806242599

Registrant Phone Ext:

Registrant Fax: +1.4806242598

Registrant Fax Ext:

Registrant Email: worldwidenv.com@domainsbyproxy.com

Registry Admin ID:

Admin Name: Registration Private

Admin Organization: Domains By Proxy, LLC

Admin Street: DomainsByProxy.com

Admin Street: 14747 N Northsight Blvd Suite 111, PMB 309

Admin City: Scottsdale

Admin State/Province: Arizona

Admin Postal Code: 85260

Admin Country: US

Admin Phone: +1 4806242599

Admin Phone Ext:

Admin Fax: +1.4806242598

Admin Fax Ext:

Admin Email: worldwidenv.com@domainsbyproxy.com

Registry Tech ID:

Tech Name: Registration Private

Tech Organization: Domains By Proxy, LLC

Tech Street: DomainsByProxy.com

Tech Street: 14747 N Northsight Blvd Suite 111, PMB 309

Tech City: Scottsdale

Tech State/Province: Arizona Tech Postal Code: 85260

Tech Country: US

Tech Phone: +1.4806242599

Tech Phone Ext:

Tech Fax: +1.4806242598

Tech Fax Ext:

Tech Email: worldwidenv.com@domainsbyproxy.com Name Server: NS11.DOMAINCONTROL.COM Name Server: NS12.DOMAINCONTROL.COM

DNSSEC: unsigned

URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/

>>> Last update of WHOIS database: 2016-06-29T22:00:00Z <<<

For more information on Whois status codes, please visit

https://www.icann.org/resources/pages/epp-status-codes-2014-06-16-en

# Domain already taken?

Enter Densein Neues	6
Enter Domain Name	Search

Want to buy this

Get it with our Domain Buy service.

domain?

Ä

GO

## NameMatch Recommendations

GO

GoDaddy.com NameMatch has found similar domain names related to your search. Registering multiple domain names may help protect your online brand and enable you to capture more Web traffic, which you can then direct to your primary domain.

#### Domains available for new registration:

Alternate domains		
worldwidenv.org	SAVE	\$7.99
worldwidenv.net	SAVE!	\$11,99
worldwidenv.info	SAVE	\$2.99
globalwidenv.com	SAVE!	\$11.99
worldwidenv.global		\$49.99
earthwidenv.com	SAVE!	\$11.99
worldwidenv.vegas		\$29.99
worldwidenv.us	SAVE	! \$3.99

## Learn more about

Private Registration Protected Registration **Business Registration** 

#### \*Plus ICANN fee of \$0.18 per domain name year.

\*\*.CA domain names will be registered through Go Daddy Domains Canada, Inc., a CIRA certified registrar.

#### Case 2:16-cv-0111174APCAPALWHD16enniente113914/546461692691696768463 off 45 6/29/2016

The data contained in GoDaddy.com, LLC's WHOIS database, while believed by the company to be reliable, is provided "as is" with no guarantee or warranties regarding its accuracy. This information is provided for the sole purpose of assisting you in obtaining information about domain name registration records. Any use of this data for any other purpose is expressly forbidden without the prior written permission of GoDaddy.com, LLC. By submitting an inquiry, you agree to these terms of usage and limitations of warranty. In particular, you agree not to use this data to allow, enable, or otherwise make possible, dissemination or collection of this data, in part or in its entirety, for any purpose, such as the transmission of unsolicited advertising and solicitations of any kind, including spam. You further agree not to use this data to enable high volume, automated or robotic electronic processes designed to collect or compile this data for any purpose, including mining this data for your own personal or commercial purposes.

Please note: the registrant of the domain name is specified in the "registrant" section. In most cases, GoDaddy.com, LLC is not the registrant of domain names listed in this database.

## See Underlying Registry Data Report Invalid Whois

earch for another domain name in the WHOIS database		
Enter a domain name to search	Search	

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Email Address		Submit
	Inited States - English A IISD A	

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WHOIS search results for:

## FCUKHOTELSWORLDWIDE.INFO

(Registered)

Domain Name: FCUKHOTELSWORLDWIDE.INFO Registry Domain ID: D50330000000639637-LRMS Registrar WHOIS Server: whois.godaddy.com Registrar URL: http://www.godaddy.com

Update Date: 2016-01-06T22:44:57Z Creation Date: 2016-01-07T05:44:56Z

Registrar Registration Expiration Date: 2017-01-07T05:44:56Z

Registrar: GoDaddy.com, LLC Registrar IANA ID: 146

Registrar Abuse Contact Email: abuse@godaddy.com

Registrar Abuse Contact Phone: +1.4806242505

Domain Status: clientTransferProhibited http://www.icann.org/epp#clientTransferProhibited Domain Status: clientUpdateProhibited http://www.icann.org/epp#clientUpdateProhibited

Domain Status: clientRenewProhibited http://www.icann.org/epp#clientRenewProhibited

Domain Status: clientDeleteProhibited http://www.icann.org/epp#clientDeleteProhibited Registry Registrant ID: CR212849981

Registrant Name: Registration Private

(Registrant Organization: Domains By Proxy, LLC)

Registrant Street: DomainsByProxy.com

Registrant Street: 14747 N Northsight Blvd Suite 111, PMB 309

(Registrant City: Scottsdale) Registrant State/Province: Arizona Registrant Postal Code: 85260

Registrant Country: US

Registrant Phone: +1.4806242599

Registrant Phone Ext:

Registrant Fax: +1.4806242598 Registrant Fax Ext:

Registrant Email: fcukhotelsworldwide.info@domainsbyproxy.com

Registry Admin ID: CR212849983 Admin Name: Registration Private

Admin Organization: Domains By Proxy, LLC

Admin Street: DomainsByProxy.com

Admin Street: 14747 N Northsight Blvd Suite 111, PMB 309

Admin City: Scottsdale Admin State/Province: Arizona Admin Postal Code: 85260

Admin Country: US

Admin Phone: +1 4806242599

Admin Phone Ext:

Admin Fax: +1.4806242598

Admin Fax Ext:

Admin Email: fcukhotelsworldwide.info@domainsbyproxy.com

Registry Tech ID: CR212849982 Tech Name: Registration Private

Tech Organization: Domains By Proxy, LLC

Tech Street: DomainsByProxy.com

Tech Street: 14747 N Northsight Blvd Suite 111, PMB 309

Tech City: Scottsdale

Tech State/Province: Arizona Tech Postal Code: 85260

Tech Country: US

Tech Phone: +1.4806242599

Tech Phone Ext:

Tech Fax: +1.4806242598

Tech Fax Ext:

Tech Email: fcukhotelsworldwide.info@domainsbyproxy.com

Name Server: NS09.DOMAINCONTROL.COM Name Server: NS10.DOMAINCONTROL.COM

DNSSEC: unsigned

URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/

>>> Last update of WHOIS database: 2016-06-29T21:00:00Z <<<

For more information on Whois status codes, please visit

https://www.icann.org/resources/pages/epp-status-codes-2014-06-16-en

Is this your domain?	Want to buy this domain?
Add hosting, email and more.	Get it with our Domain Buy service.

## Domain already taken?

Enter Domain Name Search

## NameMatch Recommendations

GoDaddy.com NameMatch has found similar domain names related to your search. Registering multiple domain names may help protect your online brand and enable you to capture more Web traffic, which you can then direct to your primary domain.

#### Domains available for new registration:

fcukhotels.global	SAVE	\$11.99
fcukhotelsworldwide.net	SAVE!	\$11.99
fcukhotelsworldwide.international		\$24.99
fcukhotelsworldwide.org	SAVE!	\$7.99
fcukhotelsworldwide.us	SAVE!	\$3.99
fcukhotelsworldwide.vegas		\$29.99
fcukhotelsworldwide.global		\$49.99

## Learn more about

Private Registration Protected Registration **Business Registration** 

## \*Plus ICANN fee of \$0.18 per domain name year.

\*\*.CA domain names will be registered through Go Daddy Domains Canada, Inc., a CIRA certified registrar.

The data contained in GoDaddy.com, LLC's WHOIS database, while believed by the company to be reliable, is provided "as is" with no guarantee or warranties regarding its accuracy. This information is provided for the sole purpose of assisting you in obtaining information about domain name registration records. Any use of this data for any other purpose is expressly forbidden without the prior written permission of GoDaddy.com, LLC. By submitting an inquiry, you agree to these terms of usage and limitations of warranty. In particular, you agree not to use this data to allow, enable, or otherwise make possible, dissemination or collection of this data, in part or in its entirety, for any purpose, such as the transmission of unsolicited advertising and solicitations of any kind, including spam. You further agree not to use this data to enable high volume, automated or robotic electronic processes designed to collect or compile this data for any purpose, including mining this data for your own personal or commercial purposes.

Please note: the registrant of the domain name is specified in the "registrant" section. In most cases, GoDaddy.com, LLC is not the registrant of domain names listed in this database.

## See Underlying Registry Data Report Invalid Whois

Enter a domain name to search  Search	ch

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All Products ~

WHOIS search results for:

## **NVWATERSPA.COM**

(Registered)

Domain Name: NVWATERSPA.COM

Registry Domain ID: 1901470290\_DOMAIN\_COM-VRSN

Registrar WHOIS Server: whois.godaddy.com Registrar URL: http://www.godaddy.com Update Date: 2015-11-14T15:49:17Z Creation Date: 2015-02-08T13:38:23Z

Registrar Registration Expiration Date: 2017-02-08T13:38:23Z

Registrar: GoDaddy.com, LLC Registrar IANA ID: 146

Registrar Abuse Contact Email: abuse@godaddy.com Registrar Abuse Contact Phone: +1.4806242505

 $Domain\ Status: client Transfer Prohibited\ http://www.icann.org/epp\#client Transfer Prohibited\ http://www.icann.org/epp\#client Transfer Prohibited\ http://www.icann.org/epp#client Transfe$ 

Domain Status: clientUpdateProhibited http://www.icann.org/epp#clientUpdateProhibited Domain Status: clientRenewProhibited http://www.icann.org/epp#clientRenewProhibited

Domain Status: clientDeleteProhibited http://www.icann.org/epp#clientDeleteProhibited

Registry Registrant ID:

Registrant Name: Registration Private

(Registrant Organization: Domains By Proxy, LLC)

Registrant Street: DomainsByProxy.com

Registrant Street: 14747 N Northsight Blvd Suite 111, PMB 309

Registrant City: Scottsdale
Registrant State/Province: Arizona
Registrant Postal Code: 85260

Registrant Country: US

Registrant Phone: +1.4806242599

(Registrant Phone Ext:)

Registrant Fax: +1.4806242598

Registrant Fax Ext:

Registrant Email: NVWATERSPA.COM@domainsbyproxy.com

Registry Admin ID:

Admin Name: Registration Private

Admin Organization: Domains By Proxy, LLC

Admin Street: DomainsByProxy.com

Admin Street: 14747 N Northsight Blvd Suite 111, PMB 309

Admin City: Scottsdale Admin State/Province: Arizona Admin Postal Code: 85260

Admin Country: US

Admin Phone: +1.4806242599

Admin Phone Ext:

Admin Fax: +1.4806242598

Admin Fax Ext:

Admin Email: NVWATERSPA.COM@domainsbyproxy.com

Registry Tech ID:

Tech Name: Registration Private

Tech Organization: Domains By Proxy, LLC

Tech Street: DomainsByProxy.com

Tech Street: 14747 N Northsight Blvd Suite 111, PMB 309

Tech City: Scottsdale

Tech State/Province: Arizona Tech Postal Code: 85260 Tech Country: US

Tech Phone: +1.4806242599

Tech Phone Ext:

Tech Fax: +1.4806242598

Tech Fax Ext:

Tech Email: NVWATERSPA.COM@domainsbyproxy.com

Name Server: NS57.DOMAINCONTROL.COM Name Server: NS58.DOMAINCONTROL.COM

DNSSEC: unsigned

URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/

>>> Last update of WHOIS database: 2016-06-29T21:00:00Z <<<

For more information on Whois status codes, please visit

https://www.icann.org/resources/pages/epp-status-codes-2014-06-16-en

## Domain already taken?

Is this your

Add hosting, email and more.

domain?

Enter Domain Name Search

Want to buy this

Get it with our Domain Buy service

domain?

## NameMatch Recommendations

GO

GoDaddy.com NameMatch has found similar domain names related to your search. Registering multiple domain names may help protect your online brand and enable you to capture more Web traffic, which you can then direct to your primary domain.

## Domains available for new registration:

_			0 A) (E)	<b>67.00</b>
	nvwaterspa. <b>org</b>		SAVE!	\$7.99
	nvwaterspa. <b>info</b>		SAVE!	\$2.99
	nvwaterspa. <b>net</b>	S	AVE!	\$11.99
	nvwaterspa <b>.us</b>		SAVE!	\$3.99
	nvwaterspa.guru			\$39.99
	nvwaterspa.co			\$11.99
	nvwaterspa.vegas			\$29.99
	nvaquaspa.com	S	AVE!	\$11.99

## Learn more about

Private Registration ? Protected Registration ?

#### \*Plus ICANN fee of \$0.18 per domain name year.

 $^{**}. \texttt{CA domain names will be registered through Go Daddy Domains Canada, Inc., a CIRA certified registrar.} \\$ 

## 6/29/2016 Case 2:116-cv-011117/4APCAPANVHDGenneAvally Figure 01096/160PPRace 87 off 4.5

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Please note: the registrant of the domain name is specified in the "registrant" section. In most cases, GoDaddy.com, LLC is not the registrant of domain names listed in this database.

## See Underlying Registry Data Report Invalid Whois

arch for another domain name in the WHOIS database		
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WHOIS search results for:

## SPAHOTELGROUP.COM

(Registered)

Domain Name: SPAHOTELGROUP.COM

Registry Domain ID: 1904456197 DOMAIN COM-VRSN

Registrar WHOIS Server: whois.godaddy.com Registrar URL: http://www.godaddy.com Update Date: 2015-11-14T15:49:17Z Creation Date: 2015-02-21T03:54:45Z

Registrar Registration Expiration Date: 2017-02-21T03:54:45Z

Registrar: GoDaddy.com, LLC

Registrar IANA ID: 146

Registrar Abuse Contact Email: abuse@godaddy.com

Registrar Abuse Contact Phone: +1.4806242505

Domain Status: clientTransferProhibited http://www.icann.org/epp#clientTransferProhibited

Domain Status: clientUpdateProhibited http://www.icann.org/epp#clientUpdateProhibited Domain Status: clientRenewProhibited http://www.icann.org/epp#clientRenewProhibited

Domain Status: clientDeleteProhibited http://www.icann.org/epp#clientDeleteProhibited

Registry Registrant ID:

Registrant Name: Registration Private

Registrant Organization: Domains By Proxy, LLC

Registrant Street: DomainsByProxy.com

Registrant Street: 14747 N Northsight Blvd Suite 111, PMB 309

Registrant City: Scottsdale Registrant State/Province: Arizona

Registrant Postal Code: 85260

Registrant Country: US

Registrant Phone: +1.4806242599

Registrant Phone Ext:

Registrant Fax: +1.4806242598

Registrant Fax Ext:

## Registrant Email: SPAHOTELGROUP.COM@domainsbyproxy.com

Registry Admin ID:

Admin Name: Registration Private

Admin Organization: Domains By Proxy, LLC

Admin Street: DomainsByProxy.com

Admin Street: 14747 N Northsight Blvd Suite 111, PMB 309

Admin City: Scottsdale Admin State/Province: Arizona

Admin Postal Code: 85260

Admin Country: US

Admin Phone: +1 4806242599

Admin Phone Ext:

Admin Fax: +1.4806242598

Admin Fax Ext:

Admin Email: SPAHOTELGROUP.COM@domainsbyproxy.com

Registry Tech ID:

Tech Name: Registration Private

Tech Organization: Domains By Proxy, LLC

Tech Street: DomainsByProxy.com

Tech Street: 14747 N Northsight Blvd Suite 111, PMB 309

Tech City: Scottsdale

Tech State/Province: Arizona Tech Postal Code: 85260

Tech Country: US

Tech Phone: +1.4806242599

Tech Phone Ext:

Tech Fax: +1.4806242598

Tech Fax Ext:

Tech Email: SPAHOTELGROUP.COM@domainsbyproxy.com

Name Server: NS65.DOMAINCONTROL.COM Name Server: NS66.DOMAINCONTROL.COM

DNSSEC: unsigned

URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/

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https://www.icann.org/resources/pages/epp-status-codes-2014-06-16-en

domain?	domain?
Add hosting, email and more.	Get it with our Domain Buy service.

## Domain already taken?

Enter Domain Name	Search
Entor Boniain Namo	Sedicii

## NameMatch Recommendations

GoDaddy.com NameMatch has found similar domain names related to your search. Registering multiple domain names may help protect your online brand and enable you to capture more Web traffic, which you can then direct to your primary domain.

#### Domains available for new registration:

Alternate domains		
spahotelgroups.com	SAVE!	\$11.99
spahotel.group	SAVE!	\$17.99
spahotelgroup. <b>org</b>	SAVE!	\$7.99
spahotelgroup. <b>net</b>	SAVE!	\$11.99
spahotelgroup.info	SAVE!	\$2.99
spahotelcrowd.com	SAVE!	\$11.99
spahotelgroup.vegas		\$29.99
spahotelgroup.us	SAVE!	\$3.99

## Learn more about

Private Registration Protected Registration **Business Registration** 

#### \*Plus ICANN fee of \$0.18 per domain name year.

\*\*.CA domain names will be registered through Go Daddy Domains Canada, Inc., a CIRA certified registrar.

#### Case 2:16-cv-0111174APCAPALWHD16enniente113914/5174617926919979834699 off 4.5 6/29/2016

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Please note: the registrant of the domain name is specified in the "registrant" section. In most cases, GoDaddy.com, LLC is not the registrant of domain names listed in this database.

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WHOIS search results for:

## THEBOUTIQUEGROUP.INFO

(Registered)

Domain Name: THEBOUTIQUEGROUP.INFO

Registry Domain ID: D54581694-LRMS Registrar WHOIS Server: whois.godaddy.com Registrar URL: http://www.godaddy.com Update Date: 2015-12-22T02:42:43Z Creation Date: 2015-02-21T03:54:27Z

Registrar Registration Expiration Date: 2017-02-21T03:54:27Z

Registrar: GoDaddy.com, LLC

Registrar IANA ID: 146

Registrar Abuse Contact Email: abuse@godaddy.com

Registrar Abuse Contact Phone: +1.4806242505

 $Domain\ Status: client Transfer Prohibited\ http://www.icann.org/epp\#client Transfer Prohibited\ http://www.icann.org/epp\#client Transfer Prohibited\ http://www.icann.org/epp#client Transfe$ 

Domain Status: clientUpdateProhibited http://www.icann.org/epp#clientUpdateProhibited

Domain Status: clientRenewProhibited http://www.icann.org/epp#clientRenewProhibited Domain Status: clientDeleteProhibited http://www.icann.org/epp#clientDeleteProhibited

Registry Registrant ID: CR206503564
Registrant Name: Registration Private

(Registrant Organization: Domains By Proxy, LLC)

Registrant Street: DomainsByProxy.com

(Registrant Street: 14747 N Northsight Blvd Suite 111, PMB 309)

Registrant City: Scottsdale
Registrant State/Province: Arizona
Registrant Postal Code: 85260

Registrant Country: US

Registrant Phone: +1.4806242599

Registrant Phone Ext:

Registrant Fax: +1.4806242598

Registrant Fax Ext:

## Registrant Email: THEBOUTIQUEGROUP.INFO@domainsbyproxy.com

Registry Admin ID: CR206503566 Admin Name: Registration Private

Admin Organization: Domains By Proxy, LLC

 ${\bf Admin\ Street:\ DomainsByProxy.com}$ 

Admin Street: 14747 N Northsight Blvd Suite 111, PMB 309

Admin City: Scottsdale
Admin State/Province: Arizona
Admin Postal Code: 85260

Admin Country: US

Admin Phone: +1.4806242599

Admin Phone Ext:

Admin Fax: +1.4806242598

Admin Fax Ext:

Admin Email: THEBOUTIQUEGROUP.INFO@domainsbyproxy.com

Registry Tech ID: CR206503570 Tech Name: Registration Private

Tech Organization: Domains By Proxy, LLC

Tech Street: DomainsByProxy.com

Tech Street: 14747 N Northsight Blvd Suite 111, PMB 309 Tech City: Scottsdale

Tech State/Province: Arizona Tech Postal Code: 85260

Tech Country: US

Tech Phone: +1.4806242599

Tech Phone Ext:

Tech Fax: +1.4806242598

Tech Fax Ext:

Tech Email: THEBOUTIQUEGROUP.INFO@domainsbyproxy.com

Name Server: NS65.DOMAINCONTROL.COM Name Server: NS66.DOMAINCONTROL.COM

DNSSEC: unsigned

URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/

>>> Last update of WHOIS database: 2016-06-29T22:00:00Z <<<

For more information on Whois status codes, please visit

https://www.icann.org/resources/pages/epp-status-codes-2014-06-16-en

Is this your GO domain?	X	Want to buy this domain?	GO
Add hosting, email and more.		Get it with our Domain Buy service.	

## Domain already taken?

Enter Domain Name Search

## NameMatch Recommendations

GoDaddy.com NameMatch has found similar domain names related to your search. Registering multiple domain names may help protect your online brand and enable you to capture more Web traffic, which you can then direct to your primary domain.

#### Domains available for new registration:

Alternate domains		
theboutique.group	SAVE!	\$17.99
theboutiquegroup.org	SAVE!	\$7,99
theboutiquegroup.net	SAVE!	\$11.99
theboutiquegroups.info	SAVE!	\$2.99
theboutiquegroup.us	SAVE!	\$3.99
theboutiquecrowd.info	SAVE!	\$2.99
theboutiquegroup.vegas		\$29.99
theboutiquegroup.studio		\$29.99

## Learn more about

Private Registration	?	Protected Registration	?
Business Registration	?		

#### \*Plus ICANN fee of \$0.18 per domain name year.

 $^{**}$ .CA domain names will be registered through Go Daddy Domains Canada, Inc., a CIRA certified registrar.

## 6/29/2016 CCasse221.66cov01.1.1.7WARISCEPFAALW [12/20]Prometer Mail 1994 by Springer 1997 1997 1997 1998 1100 f4.55

The data contained in GoDaddy.com, LLC's WHOIS database, while believed by the company to be reliable, is provided "as is" with no guarantee or warranties regarding its accuracy. This information is provided for the sole purpose of assisting you in obtaining information about domain name registration records.

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Please note: the registrant of the domain name is specified in the "registrant" section. In most cases, GoDaddy.com, LLC is not the registrant of domain names listed in this database.

## See Underlying Registry Data Report Invalid Whois

arch for another domain name in the <b>WHOIS</b> database		
Enter a domain name to search	Search	

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Is this your

Add hosting, email and more,

domain?



WHOIS search results for:

## VOSSPRESTIGE.CO

(Registered)

Domain Name: VOSSPRESTIGE.CO Registry Domain ID: D72872834-CO Registrar WHOIS Server: whois.godaddy.com Registrar URL: http://www.godaddy.com Update Date: 2016-01-12T12:19:36Z Creation Date: 2016-01-12T12:19:35Z

Registrar Registration Expiration Date: 2017-01-11T23:59:59Z

Registrar: GoDaddy.com, LLC Registrar IANA ID: 146

Registrar Abuse Contact Email: abuse@godaddy.com

Registrar Abuse Contact Phone: +1.4806242505

Domain Status: clientTransferProhibited http://www.icann.org/epp#clientTransferProhibited Domain Status: clientUpdateProhibited http://www.icann.org/epp#clientUpdateProhibited

Domain Status: clientRenewProhibited http://www.icann.org/epp#clientRenewProhibited Domain Status: clientDeleteProhibited http://www.icann.org/epp#clientDeleteProhibited

Registry Registrant ID: CR213194417 Registrant Name: Registration Private

(Registrant Organization: Domains By Proxy, LLC)

Registrant Street: DomainsByProxy.com

Registrant Street: 14747 N Northsight Blvd Suite 111, PMB 309

(Registrant City: Scottsdale) Registrant State/Province: Arizona Registrant Postal Code: 85260

Registrant Country: US Registrant Phone: +1.4806242599

Registrant Phone Ext:

Registrant Fax: +1.4806242598

Registrant Fax Ext:

Registrant Email: vossprestige.co@domainsbyproxy.com

Registry Admin ID: CR213194419 Admin Name: Registration Private

Admin Organization: Domains By Proxy, LLC

Admin Street: DomainsByProxy.com

Admin Street: 14747 N Northsight Blvd Suite 111, PMB 309

Admin City: Scottsdale Admin State/Province: Arizona Admin Postal Code: 85260

Admin Country: US

Admin Phone: +1 4806242599

Admin Phone Ext:

Admin Fax: +1.4806242598

Admin Fax Ext:

Admin Email: vossprestige.co@domainsbyproxy.com

Registry Tech ID: CR213194418 Tech Name: Registration Private

Tech Organization: Domains By Proxy, LLC

Tech Street: DomainsByProxy.com

Tech Street: 14747 N Northsight Blvd Suite 111, PMB 309 Tech City: Scottsdale

Tech State/Province: Arizona

Tech Postal Code: 85260 Tech Country: US

Tech Phone: +1.4806242599

Tech Phone Ext:

Tech Fax: +1.4806242598

Tech Fax Ext:

Tech Email: vossprestige.co@domainsbyproxy.com Name Server: NS09.DOMAINCONTROL.COM Name Server: NS10.DOMAINCONTROL.COM

DNSSEC: unsigned

URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/

>>> Last update of WHOIS database: 2016-06-29T21:00:00Z <<<

For more information on Whois status codes, please visit

https://www.icann.org/resources/pages/epp-status-codes-2014-06-16-en

# Domain already taken?

Enter Domain Name	Search

Want to buy this

Get it with our Domain Buy service.

domain?

Ä

GO

## NameMatch Recommendations

GO

GoDaddy.com NameMatch has found similar domain names related to your search. Registering multiple domain names may help protect your online brand and enable you to capture more Web traffic, which you can then direct to your primary domain.

#### Domains available for new registration:

vossprestige.com	SAVE!	\$11.99
vocapi cauga.com		
vossprestige. <b>net</b>	SAVE!	\$11,99
vossprestige.org	SAVE!	\$7.99
vossprestige.info	SAVE!	\$2.99
vossstature.co		\$11.99
vossprestige.us	SAVE!	\$3.99
vossprestige. <b>vegas</b>		\$29.99
vossrank.com	SAVE!	\$11.99

## Learn more about

Private Registration	?	Protected Registration	?
Business Registration	?		

## \*Plus ICANN fee of \$0.18 per domain name year.

\*\*.CA domain names will be registered through Go Daddy Domains Canada, Inc., a CIRA certified registrar.

#### Casse221.66cov60.11.17V/4PP93PP4ALW EDSchmeichveißBUty Fritight D0772512660 PP92gge418306 f4.55 6/29/2016

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Please note: the registrant of the domain name is specified in the "registrant" section. In most cases, GoDaddy.com, LLC is not the registrant of domain names listed in this database.

## See Underlying Registry Data Report Invalid Whois

arch for another domain name in the WHOIS database		
Enter a domain name to search	Search	

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WHOIS search results for:

## **VOSSWATERSPA.US**

(Registered)

Domain Name: VOSSWATERSPA.US

Domain ID: D45056862-US

Sponsoring Registrar: GoDaddy.com, Inc. Sponsoring Registrar IANA ID: 146

Registrar URL (registration services): whois godaddy.com

Domain Status: pendingDelete Registrant ID: CR239169285 Registrant Name: vo ss

Registrant Address1: 855 Eastburn lane

Registrant City: Burbank Registrant State/Province: Nevada

Registrant Postal Code: 91504 Registrant Country: United States

Registrant Country Code: US

Registrant Phone Number: +44.74129855544

Registrant Email: justhost2015@outlook.com

Registrant Application Purpose: P1 Registrant Nexus Category: C11 Administrative Contact ID: CR239169289

Administrative Contact Name: vo ss

Administrative Contact Address1: 855 Eastburn lane

Administrative Contact City: Burbank

Administrative Contact State/Province: Nevada Administrative Contact Postal Code: 91504 Administrative Contact Country: United States Administrative Contact Country Code: US

Administrative Contact Phone Number: +44.74129855544 Administrative Contact Email: justhost2015@outlook.com

Administrative Application Purpose: P1 Administrative Nexus Category: C11 Billing Contact ID: CR239169291

Billing Contact Name: vo ss

Billing Contact Address1: 855 Eastburn lane

Billing Contact City: Burbank

Billing Contact State/Province: Nevada Billing Contact Postal Code: 91504 Billing Contact Country: United States Billing Contact Country Code: US

Billing Contact Phone Number: +44.74129855544 Billing Contact Email: justhost2015@outlook.com

Billing Application Purpose: P1 Billing Nexus Category: C11

Technical Contact ID: CR239169287

Technical Contact Name: vo ss

Technical Contact Address1: 855 Eastburn lane

Technical Contact City: Burbank

Technical Contact State/Province: Nevada Technical Contact Postal Code: 91504

Technical Contact Country: United States

Technical Contact Country Code: US

Technical Contact Phone Number: +44,74129855544

Technical Contact Email: justhost2015@outlook.com

Technical Application Purpose: P1 Technical Nexus Category: C11

DNSSEC: unsigned

Name Server: NS13.DOMAINCONTROL.COM Name Server: NS14.DOMAINCONTROL.COM Created by Registrar: GoDaddy.com, Inc. Last Updated by Registrar: GoDaddy.com, Inc.

Domain Registration Date: Tue May 06 13:23:37 GMT 2014 Domain Expiration Date: Thu May 05 23:59:59 GMT 2016 Domain Last Updated Date: Thu Jun 16 08:42:52 GMT 2016

>>>> Whois database was last updated on: Wed Jun 29 22:47:09 GMT 2016 <<<<

NeuStar, Inc., the Registry Administrator for .US, has collected this

domain?	domain?
Add hosting, email and more.	Get it with our Domain Buy service.

Ħ

## Domain already taken?

Enter Domain Name	Search

## NameMatch Recommendations

GoDaddy.com NameMatch has found similar domain names related to your search. Registering multiple domain names may help protect your online brand and enable you to capture more Web traffic, which you can then direct to your primary domain.

#### Domains available for new registration:

vosswaterspa.com	SAVE!	
	O/WE.	\$11.99
vosswaterspa. <b>org</b>	SAVE!	\$7,99
vosswaterspa.net	SAVE!	\$11.99
vosswaterspa.info	SAVE!	\$2.99
vosswaterspa.co		\$11.99
vosswaterspa.guru		\$39.99
vosswaterspa. <b>vegas</b>		\$29.99
vossaquaspa.com	SAVE!	\$11.99

## Learn more about

Private Registration	?	Protected Registration	?
Business Registration	?		

## \*Plus ICANN fee of \$0.18 per domain name year.

<sup>\*\*.</sup>CA domain names will be registered through Go Daddy Domains Canada, Inc., a CIRA certified registrar.

information for the WHOIS database through a .US-Accredited Registrar. This information is provided to you for informational purposes only and is designed to assist persons in determining contents of a domain name registration record in the NeuStar registry database. NeuStar makes this information available to you "as is" and does not guarantee its accuracy. By submitting a WHOIS query, you agree that you will use this data only for lawful purposes and that, under no circumstances will you use this data: (1) to allow, enable, or otherwise support the transmission of mass unsolicited, commercial advertising or solicitations via direct mail, electronic mail, or by telephone; (2) in contravention of any applicable data and privacy protection laws; or (3) to enable high volume, automated, electronic processes that apply to the registry (or its systems). Compilation, repackaging, dissemination, or other use of the WHOIS database in its entirety, or of a substantial portion thereof, is not allowed without NeuStar's prior written permission. NeuStar reserves the right to modify or change these conditions at any time without prior or subsequent notification of any kind. By executing this query, in any manner whatsoever, you agree to abide by these terms.

NOTE: FAILURE TO LOCATE A RECORD IN THE WHOIS DATABASE IS NOT INDICATIVE OF THE AVAILABILITY OF A DOMAIN NAME.

All domain names are subject to certain additional domain name registration rules. For details, please visit our site at www.whois.us.

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Enter a domain name to search	Search	
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